




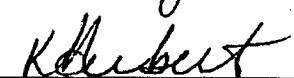
RBC Investor Services

POWER OF SUBSTITUTION

_____ hereby irrevocable constitute and appoint

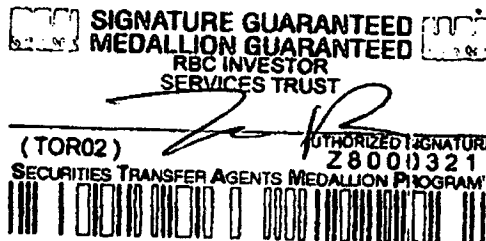
_____ our substitute to transfer the within named security under
the foregoing Power of Attorney with like Power of Substitution

Dated at Toronto this 28 day of March 2013

BRANT INVESTMENTS LIMITED

(Medallion guarantee)



Your ambition. Our purpose.™

RBC Investor Services Trust
155 Wellington St W, 2nd Fl, Securities
Cage Toronto, ON, Canada M5V 3L3

rbcis.com



FedEx carbon-neutral
envelope shipping

SHIPPING DEPARTMENT
THE DEPOSITORY TRUST/CENTRAL D
55 WATER ST STE SL2
NEW YORK, NY 10041
UNITED STATES US

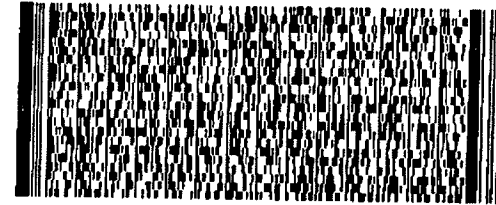
Act: 4pt: 1 LB
System#: 8877/FXR50855
Account: S 105264941

TO EMPIRE STOCK TRANSFER (702)818-5898
MATT BLEVINS (00033267)
1859 WHITNEY MESA DR.

HENDERSON , NV 89014

Ref: NO - MTE DEPOSIT
INV:
PO:

Dept:



Delivery Address
Barcode

BILL SENDER

TRK#
0201

4736 3461 3317

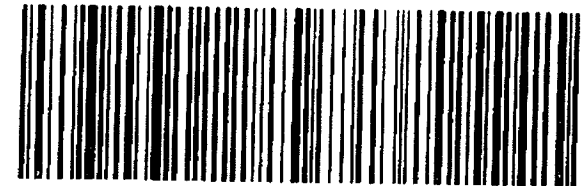
THU - 04APR

A1

** 2DAY **

VV - LASA

LAS
NV - US
89014



Express

RT 357

1

A
3317
04.04

FZ

A T T E N T I O N

Courier

SIGNATURE REQUIRED.

Under all circumstances, signature **MUST** be
obtained. Package is not to be left without a
signature.

Log Sheet

Issuer: NORST-Norstra Energy Inc.
 Received: 04/04/13 11:02 AM ID/SCL#: 3091102001332
 Received From: DTC
 How Received: FED EX
 Track Number In: 4736 3461 3317
 Control Ticket: STTK000000040858
 SEC Item Count: 1 Routine
 Contents: 157 158 149

Transaction No.: 27 Completed: 04/04/13
 Track Number Out: FEDEX 799452152106
 Sent To: DTC

Fees: Due: Rcvd: Check #:

Assigned To:

Certificate Number(s) or Book Entry ID's: 1

CS1-167

Comments:

Initials

Date

_____	_____	Logged In
_____	_____	Medallion Verified
_____	_____	Review Documents
_____	_____	Processed by
_____	_____	Stamp Certificates as Canceled and Transferred
_____	_____	Final Review/Authentication
_____	_____	Batch Completed and Made Available
_____	_____	Management Review

4/4/13

FedEx Ship Manager - Print Your Label(s)

From: (702) 818-5898
 Patrick Mokros
 Empire Stock Transfer Inc.
 1859 Whitney Mesa

Origin ID: LASA



J13111302120326

Ship Date: 04APR13
 ActWgt: 0.5 LB
 CAD: 5040518/NET3370

Delivery Address Bar Code



SHIP TO: (718) 840-6420

BILL SENDER

TRANSFER OPERATIONS
 DTCC BROOKLYN ARMY TERMINAL
 140 58TH ST

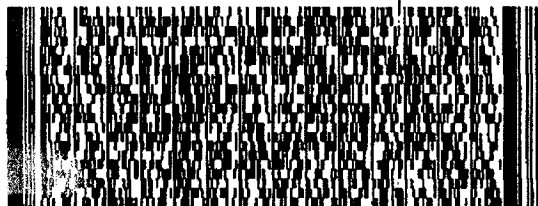
BROOKLYN, NY 11220

Ref # NORST 167
 Invoice #
 PO #
 Dept #

FRI - 05 APR 10:30A
 PRIORITY OVERNIGHT

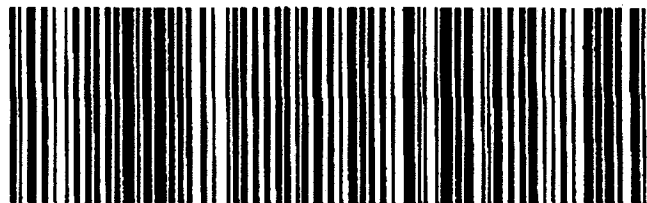
TRK# 7994 5215 2106

0201



XA FBTA

11220
 NY-US
 EWR



518G164BE63AB

After printing this label:

1. Use the 'Print' button on this page to print your label to your laser or inkjet printer.
2. Fold the printed page along the horizontal line.
3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com. FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$1,000, e.g. jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within strict time limits, see current FedEx Service Guide.

NUMBER

167

SHARES

5,530,000

COMMON STOCK

NORSTRA ENERGY INC.

COMMON STOCK
CUSIP-65654V103

INCORPORATED UNDER THE LAWS OF THE STATE OF
NEVADA

SEE REVERSE FOR CERTAIN DEFINITIONS

THIS CERTIFIES THAT

Cede & Co

is the Owner of *** Five Million Five Hundred Thirty Thousand ***

FULLY PAID AND NON-ASSESSABLE SHARES OF COMMON STOCK OF
NORSTRA ENERGY INC.

transferable on the books of the Corporation by the holder hereof, in person or by duly authorized attorney, upon surrender of this Certificate properly endorsed. This Certificate is not valid until countersigned by the Transfer Agent and registered by the Registrar.


Witness this facsimile seal of said Corporation and the facsimile signatures of its duly authorized officers.

Dated: April 4, 2013

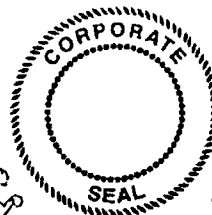
COUNTERSIGNED AND REGISTERED:

EMPIRE STOCK TRANSFER INC.

By


AUTHORIZED SIGNATURE

Transfer Agent and Registrar





~~XEROX COPY~~
DIRECTOR



PRESIDENT

B 24680

NORST - Norstra Energy Inc.

Stock Transfer - Final Transaction Report

5/7/13 1:01 pm

Page 1 of 1

Control Ticket Number: STTK000000041508

Transaction Number: 33

Transfer Date: 05/07/13

Type of Stock being Transferred: CS1

Total Shares: 1,000,000

Sale Amt/share: \$ 0.00000

Paper certs being Transferred from: 0

Paper certs being Transferred to: 0

CBRS Firm Type: DTCPRT ID: 00000901

Received From: NAUTILUS GROWTH FUND LTD

Received: 05/07/13 at 12:58 Tran Type: Routine Item Count: 1

Account #: CB Control ID: A1131270058892

How Received: FEDEX

Sent: 05/07/13 at 13:00

How Sent: BKE

Outgoing Tracking Number:

---Transfer From---

---Transfer To---

Line #	Shareholder	Certificate Number	Number of Shares	Line #	Shareholder	Certificate Number	Shares per Certif
1	46 Nautilus Growth Fund Ltd.	BKE 5	1,000,000	1	52. FAST - Cede & Co.	BKE 6	1,000,000
			1,000,000		Number of new certs: 0		1,000,000

See TRANS 32

Completed By: CW

Report Run By: CW 05/07/13 1:01:24 pm

A0595

NORST - Norstra Energy Inc.

Stock Transfer - Final Transaction Report

5/7/13 1:01 pm

Page 1 of 1

Control Ticket Number: STTK000000041508

Transaction Number: 33

Transfer Date: 05/07/13

Type of Stock being Transferred: CS1

Total Shares: 1,000,000

Sale Amt/share: \$ 0.00000

Paper certs being Transferred from: 0

Paper certs being Transferred to: 0

CBRS Firm Type: DTCPT ID: 00000901

Received From: NAUTILUS GROWTH FUND LTD

Received: 05/07/13 at 12:58 Tran Type: Routine Item Count: 1

How Received: FEDEX

Account #: CB Control ID: A1131270058892

Sent: 05/07/13 at 13:00

How Sent: BKE

Outgoing Tracking Number:

---Transfer From---

---Transfer To---

Line #	Shareholder	Certificate Number	Number of Shares	Line #	Shareholder	Certificate Number	Shares per Certif
1	46 Nautilus Growth Fund Ltd.	BKE 5	1,000,000	1	52 FAST - Cede & Co.	BKE 6	1,000,000
			1,000,000		Number of new certs: 0		1,000,000

See TRANS 32

CELTIC CONSULTANTS LLC

1041

DATE 2013 05 02
Y Y Y Y M M D D

U.S. DOLLAR ACCOUNT

PAY to
the order of

EMPIRE STOCK TRANSFER

\$150-

ONE HUNDRED & FIFTY

DOLLARS
100 U.S. FUNDSBMO Bank of Montreal
FIRST BANK TOWER, 695 BURNARD ST.
VANCOUVER, B.C. V7X 1L7

CELTIC CONSULTANTS LLC

RE INDEX

PER

⑈001041⑈ ⑈00040⑈001⑈

4656⑈107⑈

45

RECORDS UPDATED

@VM4

M0001512 01

THE DEPOSITORY TRUST COMPANY
DEPOSIT/WITHDRAWAL AT CUSTODIAN
APPROVAL/CANCELLATION

05/07/2013

14:45:29

PAGE 1

A/C PART ~~PART NAME~~ LAST PEND DT TYPE CUSIP QUANTITY ~~FEE~~
 0901 ~~BANK OF NY~~ 05/07/2013 WITHDRAWL 53045E105 ~~33860~~
 REF ID: ~~D1131260099713~~ BILLING FEE: ~~(S,L,N SEE COMMENT BELOW)~~
 PART CONTACT NAME: ~~BNYM DWAC~~ PHONE: ~~(315) 362-1488~~ EXT:
 DWAC DWAC AGENT: ~~BRIAN BARTHLOW~~ PHONE: ~~001 702 818 58 98~~
 CUST CONTACT NAME: ~~PHONE: - EXT:~~

A 0901 BANK OF NY 05/07/2013 DEPOSIT 65654V103 1000000
 REF ID: A1131270058892 BILLING FEE: (S,L,N SEE COMMENT BELOW)
 PART CONTACT NAME: BNYM DWAC PHONE: (315) 362-1488 EXT:
 EMPIRE STOCK TRANSFER ATTN: BRIAN BARTHLOW
 CUST CONTACT NAME: CASEY WESELOH PHONE: 702 818 - 5898 EXT:
 FBO NAUTLIUS GROWTH FUND
 APPROVAL CHOICE: 'A' -APPROVE, 'C' -CANCEL ***END OF DATA***
 BILLING FEE : 'S' -STANDARD FEE, 'L' -ALTERNATE FEE, 'N' -NO FEE
 PF1/13 UPDATE PF7/19 MAIN MENU PF10/22 PG BKWD
 PF4/16 FIRST PAGE PF8/20 END FUNCTION PF9/21 SIGN OFF PF11/23 PG FRWD

DWAC CHECKLISTDATE: 5/7/13ISSUER NAME: NorthernDWAC fbo: NAUTILUS Growth FundSHARES: 1,000,000 CUSIP: 6564V103

<input checked="" type="checkbox"/>	FEES - ISSUER BAL DUE?	<u>CHECK INCLUDED</u>	BILL ISSUER
<input checked="" type="checkbox"/>	CERT NS/NR	<u>NONE</u>	YES, HOLD
<input checked="" type="checkbox"/>	SHARE QUANTITIES MATCH?	<u>YES</u>	NO (SPLITS ?)
<input checked="" type="checkbox"/>	MEDALLION OR INDEMNITY		
<input checked="" type="checkbox"/>	DWAC INSTRUCTIONS		
<input checked="" type="checkbox"/>	DWAC POSTED DATE:	<u>5/7/13</u>	
<input checked="" type="checkbox"/>	AFFILIATE	YES <u>NO</u>	
<input checked="" type="checkbox"/>	LEGAL OPINION	YES <u>NO</u>	
	OTHER:		

CERTIFIED RESOLUTIONS ADOPTED BY BOARD OF DIRECTORS OF
<NORSTRA ENERGY INC.>
A NEVADA CORPORATION

The undersigned hereby certifies that he is the duly elected, qualified and acting President of the above-named Corporation and in that capacity in charge of its official records including the minute book containing original minutes of meetings of its Board of Directors; and that on the 2 day of May 2013, a meeting of said Board of Directors was duly convened and held, with a quorum present throughout the proceedings thereof, at which the following resolutions were duly moved, seconded and carried, said resolutions remaining in full force and effect at the date of this certificate:

BE IT RESOLVED: That EMPIRE STOCK TRANSFER INC., Transfer Agent for this corporation be, and it hereby is, directed to process the transfer request regarding the certificate below, and this Board of Directors does hereby extend this corporation's irrevocable agreement to indemnify said Transfer Agent for all loss, liability or expense in carrying out the authority and direction herein contained on the terms herein set forth. The Transfer Agent shall maintain the right to uphold the transfer in the event of forgery.

IN WITNESS WHEREOF, the undersigned has set his hand in his capacity above mentioned and affixed the seal of the above named corporation, all this 2 day of May 2013.

[SEAL]

By: [Signature]
<Dallas Kerkenezov>, President

Cert No(s)

Registered To:

No. of Shares

Transfer To or CANCEL:

No. of Shares:

NAUTILUS GROWTH FUND LTD. 1,000,000

DWAC per 1,000,000
Instructions

DWAC

DEPOSIT REQUEST

REQUEST DATE: May 2, 2013	
BROKER/DEALER INFORMATION	
NAME OF BROKER/DEALER: RBC Dexia	
DTC PARTICIPANT #: 0901	
DTC AGENT BANK #: 80901	
INSTITUTION ID: 53372	
FOR CREDIT TO: Verdmont Capital	ACCOUNT NAME: Verdmont Capital: Ref#161932002
ACCOUNT #: 298307	
CONTACT NAME: Lourdes Jaen	
CONTACT PHONE NUMBER: +507 301 9071	
SHAREHOLDER ACCOUNT INFORMATION	
EXACT ACCOUNT NAME: Nautilus Growth Fund Ltd.	
ACCOUNT NUMBER: 172-470083	
SECURITY/STOCK INFORMATION	
NAME OF ISSUER: Norstra Energy Inc.	
SYMBOL: NORX	
CUSIP NUMBER: 65654V103	
# OF SHARES: 1,000,000	
REQUEST INFORMATION	
NAME OF INDIVIDUAL SUBMITTING REQUEST: Nautilus Growth Fund Ltd.	
CONTACT E-MAIL ADDRESS: nautilus@corptrax.com	
COMPLETION DATE:	
COMPLETED BY:	

Log Sheet

Issuer: NORST-Norstra Energy Inc.
 Received: 05/07/13 12:58 PM ID/SCL#:
 Received From: NAUTILUS GROWTH FUND LTD
 How Received: FEDEX
 Track Number In:
 Control Ticket: STTK000000041508
 SEC Item Count: 1 Routine
 Contents: DWAC SHARES FROM NAUTILUS GROTH FUND

Transaction No.: 33 Completed: 05/07/13
 Track Number Out: BKE
 Sent To:

Fees: Due: Rcvd: Check #:

Assigned To:

Certificate Number(s) or Book Entry ID's: 1

Book Entry: BKE-6

Comments:

Initials Date

_____	_____	Logged In
_____	_____	Medallion Verified
_____	_____	Review Documents
_____	_____	Processed by
_____	_____	Stamp Certificates as Canceled and Transferred
_____	_____	Final Review/Authentication
_____	_____	Batch Completed and Made Available
_____	_____	Management Review

Empire Stock Transfer**NORST - Norstra Energy Inc.****Stock Transfer - Final Transaction Report**5/24/13
7:43 am
Page 1 of 1

Control Ticket Number: STTK000000041784

Transaction Number: 35

Transfer Date: 05/24/13

Type of Stock being Transferred: CS1

Total Shares: 1,315,000

Sale Amt/share: \$ 0.00000

Paper certs being Transferred from: 1

Paper certs being Transferred to: 0

CBRS Firm Type: DTCPT ID: 00000901

Received From: CELTIC CONSULTANTS LLC

Received: 05/22/13 at 10:08 Tran Type: Routine Item Count: 1

Account #: 52413742 CB Control ID: 52413742

How Received: FEDEX

Sent: 05/24/13 at 07:42

How Sent: DWAC

Outgoing Tracking Number: 52413742

---Transfer From---

---Transfer To---

Line #	Shareholder	Certificate Number	Number of Shares	Line #	Shareholder	Certificate Number	Shares per Certif
1	49 Maripose Acosados S.A.	CS1 163	1,315,000	1	52 FAST - Cede & Co.	BKE 7	1,315,000
			1,315,000		Number of new certs: 0		1,315,000

Completed By: BB

Report Run By: BB 05/24/13 7:43:05 am

A0602

Empire Stock Transfer

NORST - Norstra Energy Inc.

Stock Transfer - Final Transaction Report

5/24/13
7:43 am
Page 1 of 1

Control Ticket Number: STTK000000041784

Transaction Number: 35

Transfer Date: 05/24/13

Type of Stock being Transferred: CS1

Total Shares: 1,315,000

Sale Amt/share: \$ 0.00000

Paper certs being Transferred from: 1

Paper certs being Transferred to: , 0

CBRS Firm Type: DTCPT ID: 00000901

Received From: CELTIC CONSULTANTS LLC

Received: 05/22/13 at 10:08 Tran Type: Routine Item Count: 1

Account #: 52413742 CB Control ID: 52413742

How Received: FEDEX

Sent: 05/24/13 at 07:42

How Sent: DWAC

Outgoing Tracking Number: 52413742

---Transfer From---				---Transfer To---			
Line #	Shareholder	Certificate Number	Number of Shares	Line #	Shareholder	Certificate Number	Shares per Certif
1	49 Maripose Acosiados S.A.	CS1 163	1,315,000	1	52 FAST - Cede & Co.	BKE 7	1,315,000
			1,315,000		Number of new certs: 0		1,315,000

CELTIC CONSULTANTS LLC

1065

U.S. DOLLAR ACCOUNT

DATE 2013-05-21
Y Y Y Y M M D DPAY to
the order ofEmpire Stock Transfer
One Hundred & Five

\$ 105--

BMO Bank of Montreal
FIRST BANK TOWER, 595 BURNARD ST.
VANCOUVER, B.C. V7X 1L7RE *NOEX DWAC*

PER

[Signature]

CELTIC CONSULTANTS LLC

100 DOLLARS
100 U.S. FUNDS

⑈001065⑈ ⑆00040⑈001⑆

4656⑈107⑈

45

Completed By: BB

Report Run By: BB 05/24/13 7:43:05 am

A0603

RECORDS UPDATED

@HJ8

M0001512 01

THE DEPOSITORY TRUST COMPANY
DEPOSIT/WITHDRAWAL AT CUSTODIAN
APPROVAL/CANCELLATION

05/24/2013

10:10:49

PAGE 1

A/C PART	PART NAME	LAST PEND DT	TYPE	CUSIP	QUANTITY	FEE
0188 TD	AMERITR	05/29/2013	DEPOSIT	095428108	20000	
REF ID: 770611371052413 BILLING FEE: (S,L,N SEE COMMENT BELOW)						
PART CONTACT NAME: STEVE FINK PHONE: (402) 970-5461 EXT:						
AMTD 770-611371 FAO MATHEW BRADY 530-95-7926						
CUST CONTACT NAME: PHONE: - EXT:						

* A 0901 BANK OF NY 05/24/2013 DEPOSIT 65654V103 1315000
REF ID: A1131430142753 BILLING FEE: (S,L,N SEE COMMENT BELOW)
PART CONTACT NAME: BNYM DWAC PHONE: (315) 362-1488 EXT:
EMPIRE STOCK TRANSFER ATTN: BR IAN BARTHLOW @702-818-5898
CUST CONTACT NAME: BRIAN BARTHLOW PHONE: 702 818 - 5898 EXT:
FBO NAUTALIS GROWTH/VERDMONT
APPROVAL CHOICE: 'A' -APPROVE, 'C' -CANCEL ***END OF DATA***
BILLING FEE : 'S' -STANDARD FEE, 'L' -ALTERNATE FEE, 'N' -NO FEE
PF1/13 UPDATE PF7/19 MAIN MENU PF10/22 PG BKWD
PF4/16 FIRST PAGE PF8/20 END FUNCTION PF9/21 SIGN OFF PF11/23 PG FRWD

DWAC CHECKLISTDATE: 2/22/13ISSUER NAME: MonstarDWAC fbo: Thadlus Growth / USidmontSHARES: 4,315,000 CUSIP: 65654V103☒

FEES - ISSUER BAL DUE?

CHECK INCLUDED

BILL ISSUER

☒

CERT NS/NR

NONE

YES, HOLD

☒

SHARE QUANTITIES MATCH?

YES

NO

(SPLITS ?)

☒

MEDALLION OR INDEMNITY

☒

DWAC INSTRUCTIONS

☐

DWAC POSTED DATE: _____

☐

AFFILIATE

YES

NO

☐

LEGAL OPINION

YES

NO

OTHER: _____

_____☐ Restricted Email☐ Indemnity Required☐ No Medallion☐ No Instructions☒ Indemnity Notice☐ Transfer Notice☐ No Fees☒ Indemnity Attached☐ Other _____

Roberta Mors

From: Roberta Mors
Sent: Wednesday, May 22, 2013 3:36 PM
To: 'norstraenergy@hotmail.com'
Subject: Empire Stock Transfer Inc. - Indemnification Notice Norstra Energy Inc. 1,315,000 Shares 5.22.13
Attachments: Norstra 163 1,315,000 Shares 5.22.13.pdf

Attached you will find a transfer and indemnification notice that we have received. We are sending this as part of an optional notification practice. We will process the request tomorrow morning as long as the transfer is in good order. No action by the issuer is necessary unless there is a known circumstance under which the transfer should not be completed. Please advise if this is the case by sending a STOP request and explanation by email or fax. We will review the STOP and proceed accordingly. We hope this will assist in communication of transfer activity and further our client relationship. Please let us know if you have any special needs that we might be able to assist with.

Thanks,

Roberta Mors
Empire Stock Transfer Inc.

Process
5-23-13

Additionally, here is some information that might be of assistance to our public company clients.

We have EDGAR an filings department. You'll benefit from high quality and reliable services without the hidden fees associated with many other EDGAR filers. We provide fast turn-around times and offer a complete range of filing services, from registration statements to periodic reports, in all EDGAR formats. Documents are handled by our staff only. Nothing is sent outside our office or outside the country. When outsourcing documents to Empire Stock Transfer, you will receive accurate and punctual filing using our advanced conversion technology. Our staff maintains the expertise to file your documents quickly and efficiently. Our EDGAR Filing Service produces high-quality documents with minimal effort, allowing us to dedicate ourselves to customer service and value. Our straightforward, itemized pricing structure guarantees that you will never be surprised upon receiving a statement.

We are a DTCC FAST participant agent. FAST is The Depository Trust Company's Fast Automated Securities Transfer service. What makes it fast and automated is that it does away with paperwork and paper securities almost completely, so that securities transfer agents can electronically provide custody, transfer, deposit and withdrawal services very quickly and efficiently. One feature of FAST is its balancing confirmation system, which delivers a daily record of the opening position, total credits, total debits and closing position in each FAST issue involved in a transaction the previous day.

What is DTC eligibility? This means that your company's stock is eligible for deposit with DTC aka "Cede & Co" aka the Street. Your company's security holders will be able to deposit their particular shares with a brokerage firm. Clearing firms, as full participants with DTC, handle the DTC eligibility submissions to DTC. Transfer agents were responsible for eligibility coordination years ago. Now, in order to make a new issue of securities eligible for DTC's delivery services, a completed and signed eligibility questionnaire must be

MEMO

RECEIVED

MAY 22 2013

EMPIRE STOCK TRANSFER INC.

☐ Restricted Email ☒ Indemnity Notice
☐ Indemnity Required ☐ Transfer Notice
☒ No Medallion ☐ No Fees
☐ No Instructions ☒ Indemnity Attached

☐ Other _____

To: Empire Stock Transfer
From: Nautilus Growth Fund Ltd.
Date: May 21, 2013
Re: 1,315,000 shares of Norstra Energy Inc.

Attached you will find the following:

1. Certificate 163 for 1,315,000 shares with a Power of Attorney and Corporate Resolution
2. DWAC instructions
3. Check for payment of \$105.00 (\$100 X 1 DWAC, \$5 x 1 certificate cancellation)

Please DWAC the enclosed shares per the instructions provided to you on the Power of Attorney and DWAC Sheet.

The cost basis for these shares is \$.79 per share and the date of acquisition is May 21, 2013

Any concerns you may need to address should be emailed to nautilus@corptrax.com

Thank you

DWAC

DEPOSIT REQUEST

REQUEST DATE: May 21, 2013	
BROKER/DEALER INFORMATION	
NAME OF BROKER/DEALER: RBC Dexia	
DTC PARTICIPANT #: 0901	
DTC AGENT BANK #: 80901	
INSTITUTION ID: 53372	
FOR CREDIT TO: Verdmont Capital	ACCOUNT NAME: Verdmont Capital: Ref#161932002
ACCOUNT #: 298307	
CONTACT NAME: Lourdes Jaen	
CONTACT PHONE NUMBER: +507 301 9071	
SHAREHOLDER ACCOUNT INFORMATION	
EXACT ACCOUNT NAME: Nautilus Growth Fund Ltd.	
ACCOUNT NUMBER: 172-470083	
SECURITY/STOCK INFORMATION	
NAME OF ISSUER: Norstra Energy Inc.	
SYMBOL: NORX	
CUSIP NUMBER: 65654V103	
# OF SHARES: 1,315,000	
REQUEST INFORMATION	
NAME OF INDIVIDUAL SUBMITTING REQUEST: Nautilus Growth Fund Ltd.	
CONTACT E-MAIL ADDRESS: nautilus@corpitrax.com	
COMPLETION DATE:	
COMPLETED BY:	

CERTIFIED RESOLUTIONS ADOPTED BY BOARD OF DIRECTORS OF
<NORSTRA ENERGY INC.>
 A NEVADA CORPORATION

The undersigned hereby certifies that he is the duly elected, qualified and acting President of the above-named Corporation and in that capacity in charge of its official records including the minute book containing original minutes of meetings of its Board of Directors; and that on the 21 day of May 2013, a meeting of said Board of Directors was duly convened and held, with a quorum present throughout the proceedings thereof, at which the following resolutions were duly moved, seconded and carried, said resolutions remaining in full force and effect at the date of this certificate:

BE IT RESOLVED: That EMPIRE STOCK TRANSFER INC., Transfer Agent for this corporation be, and it hereby is, directed to process the transfer request regarding the certificate below, and this Board of Directors does hereby extend this corporation's irrevocable agreement to indemnify said Transfer Agent for all loss, liability or expense in carrying out the authority and direction herein contained on the terms herein set forth. The Transfer Agent shall maintain the right to uphold the transfer in the event of forgery.

IN WITNESS WHEREOF, the undersigned has set his hand in his capacity above mentioned and affixed the seal of the above named corporation, all this 21 day of May 2013.

[SEAL]

By: [Signature]
<Dallas Kerkenezov>, President

<u>Cert No(s)</u>	<u>Registered To:</u>	<u>No. of Shares</u>	<u>Transfer To or CANCEL:</u>	<u>No. of Shares:</u>
163	Maniposa Asociados S.A.	1,315,000	Transfer	1,315,000

NUMBER 163	CANCELLED STOCK TRANSFER	SHARES ***1,315,000***
COMMON STOCK	NORSTRA ENERGY INC. INCORPORATED UNDER THE LAWS OF THE STATE NEVADA	COMMON STOCK CUSIP 65654V103
SEE REVERSE FOR CERTAIN DEFINITIONS		
THIS CERTIFIES THAT		
Maripose Acosidados S.A.		
Is the Owner of*** One Million Three Hundred Fifteen Thousand ***		
FULLY PAID AND NON-ASSESSABLE SHARES OF COMMON STOCK OF NORSTRA ENERGY INC.		
<i>transferable on the books of the Corporation by the holder hereof, in person or by duly authorized attorney, upon surrender of this Certificate properly endorsed. This Certificate is not valid until countersigned by the Transfer Agent and registered by the Registrar.</i>		
<i>Witness this facsimile seal of said Corporation and the facsimile signatures of its duly authorized officers.</i>		
Dated: March 27, 2013	COUNTERSIGNED AND REGISTERED: EMPIRE STOCK TRANSFER INC. Transfer Agent and Registrar	
	AUTHORIZED SIGNATURE	XOSE M. PEREZ DIRECTOR
		PRESIDENT
B 24672		

The following abbreviations, when used in the inscription of the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM — as tenants in common

TEN ENT — as tenants by the entireties

JT TEN — as joint tenants with right of survivorship and not as tenants in common

UNIF GIFT MIN ACT — _____ Custodian _____
(Cust) (Minor)
under Uniform Gifts to Minors Act

(State)

Additional abbreviations may also be used though not in the above list.

For Value Received, _____ hereby sells, assigns and transfers unto

PLEASE INSERT SOCIAL SECURITY
OR OTHER IDENTIFYING NUMBER

(PLEASE PRINT OR TYPE NAME AND ADDRESS INCLUDING POSTAL ZIP CODE OF ASSIGNEE)

*Shares
of the Capital Stock represented by this Certificate and hereby
irrevocably constitutes and appoints*

*Attorney
to transfer the said stock on the books of the within-named Corporation
with full power of substitution in the premises.*

Dated _____

NOTICE THE SIGNATURE(S) TO THIS ASSIGNMENT MUST CORRESPOND WITH THE NAME(S) AS WRITTEN UPON THE FACE OF THIS CERTIFICATE IN EVERY PARTICULAR WITHOUT ALTERATION OR ENLARGEMENT OR ANY CHANGE WHATSOEVER.

SIGNATURE(S) GUARANTEED

NOTICE THE SIGNATURE(S) SHOULD BE GUARANTEED BY AN ELIGIBLE GUARANTOR INSTITUTION. (BANKS, STOCKBROKERS, SAVINGS AND LOAN ASSOCIATION AND CREDIT UNIONS) WITH MEMBERSHIP IN AN APPROVED SIGNATURE GUARANTEE MEDALLION PROGRAM PURSUANT TO S.E.C. RULE 17AD-15.

POWER OF ATTORNEY TO TRANSFER SECURITIES

FOR VALUE RECEIVED the undersigned hereby sells, assigns and transfers to Nautilus Growth Fund Ltd.
Clifton House, 75 Fort St. Grand Cayman, KY-1104, Cayman Islands
1,315,000 Shares of Norstra Energy Inc.
(Name and address of transferee)
(Description of securities and name of corporation)

represented by certificate number 163, and hereby irrevocably constitutes and appoints _____
the attorney of the undersigned to transfer the said shares on the books of the said corporation with full power of substitution in
the premises.

Dated: May 21/13

Witness

Signature of transferor guaranteed by: (3)

MAKIDOSA ACOSSIADOS S.A.

(1) 
Authorized Signatory (Chris Smith)

**SIGNATURE GUARANTEED
FN TRUST COMPANY**


Authorized Signatory

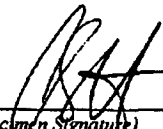
RESOLUTION TO TRANSFER SECURITIES

RESOLVED THAT CHRIS SMITH be and is hereby authorized on behalf of the Company to accept and convey, assign, transfer or otherwise dispose of all or any shares, stock, bonds, debenture stock and other securities of every description now or hereafter registered in the name of the Company or held or owned by the Company and to sign and execute on behalf of the Company all and any instruments of acceptance and transfer and other documents whenever necessary or proper to effectuate the same with full power to appoint any attorney or attorneys with full power of substitution therein, and that any and all instruments of acceptance and transfer and other documents in connection therewith heretofore signed and executed on behalf of the Company in accordance with the authority set out above are hereby ratified and confirmed.

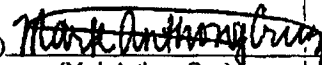
CERTIFICATE

I hereby certify that the foregoing is a true and correct copy of a resolution duly passed at a meeting of the Directors of MARIPOSA ASOCIADOS S.A. regularly held on 21 May 2013, and that the said resolution is now in full force and effect. I further certify that the following is a list of all directors, officers and employees of the Company authorized by this resolution to do any act or thing:

CHRIS SMITH
(Name)

(1) 
(Specimen Signature)

I further certify the company has no corporate seal.

(2) 
Secretary (Mark Anthony Cruz)

From: (604) 788-5126
Courtney Kelln
Celtic Consultants LLC
6054 165th Street

Origin ID: YAZB



JL2011702120425

Ship Date: 21MAY13
ActWgt: 0.5 KG
CAD: 101184792/INCA3370

REF:
DESC-1: Correspondence/No Customs Value
DESC-2:
DESC-3:
DESC-4:

COUNTRY MFG: CA
CARRIAGE VALUE: 0.00 CAD
CUSTOMS VALUE: 0.00 CAD
T/C: S 481734169 D/T: S 481734169
SIGN: Courtney Kelln
EIN/VAT:
PKG TYPE: ENV

SHIP TO: (702) 818-5898

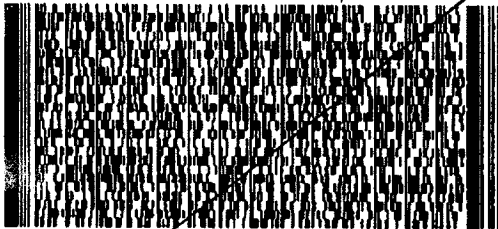
BILL SENDER

Patrick Mokros
Empire Stock Transfer
1859 WHITNEY MESA DR

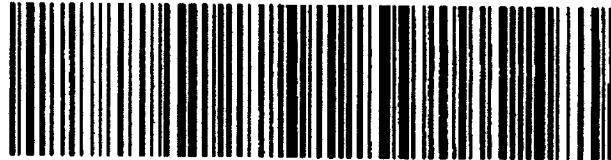
HENDERSON, NV 89014
US

TRK# 7998 1855 4789
0430

10:30A
INTL PRIORITY
ISR RES
89014
NV-US
LAS



XX LASA



These commodities, technology, or software were exported from Canada in accordance with the export administration regulations. Diversion contrary to Canadian law prohibited.

The Warsaw Convention may apply and will govern and in most cases limit the liability of Federal Express for loss or delay of or damage to your shipment. Subject to the conditions of the contract.

CONSIGNEE COPY - PLEASE PLACE IN POUCH

518G15963J93AB

After printing this label:

1. Use the 'Print' button on this page to print your label to your laser or inkjet printer.
2. Fold the printed page along the horizontal line.
3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

LEGAL TERMS AND CONDITIONS OF FEDEX SHIPPING DEFINITIONS. On this Air Waybill, "we", "our", "us", and "FedEx" refer to Federal Express Corporation, its subsidiaries and branches and their respective employees, agents, and independent contractors. The terms "you" and "your" refer to the shipper, its employees, principals and agents. If your shipment originates outside the United States, your contract of carriage is with the FedEx subsidiary, branch or independent contractor who originally accepts the shipment from you. The term "package" means any container or envelope that is accepted by us for delivery, including any such items tendered by you utilizing our automated systems, meters, manifests or waybills. The term "shipment" means all packages which are tendered to and accepted by us on a single Air Waybill. **AIR CARRIAGE NOTICE.** For any international shipments by air, the Warsaw Convention, as amended, may be applicable. The Warsaw Convention, as amended, will then govern and in most cases limit FedEx's liability for loss, delay of, or damage to your shipment. The Warsaw Convention, as amended, limits FedEx's liability. For example in the U.S. liability is limited to \$9.07 per pound (205 per kilogram), unless a higher value for carriage is declared as described below and you pay any applicable supplementary charges. The interpretation and operation of the Warsaw Convention's liability limits may vary in each country. There are no specific stopping places which are agreed to and FedEx reserves the right to route the shipment in any way FedEx deems appropriate. **ROAD TRANSPORT NOTICE.** Shipments transported solely by road to or from a country which is a party to the Warsaw Convention or the Contract for the International Carriage of Goods by Road (the "CMR") are subject to the terms and conditions of the CMR, notwithstanding any other provision of this Air Waybill to the contrary. For those shipments transported solely by road, if a conflict arises between the provisions of the CMR and this Air Waybill, the terms of the CMR shall prevail. **LIMITATION OF LIABILITY.** If not governed by the Warsaw Convention, the CMR, or other international treaties, laws, other government regulations, orders, or requirements, FedEx's maximum liability for damage, loss, delay, shortage, mis-delivery, non-delivery, misinformation or failure to provide information in connection with your shipment is limited by this Agreement and as set out in the terms and conditions of the contract of carriage. Please refer to the contract of carriage set forth in the applicable FedEx Service Guide or its equivalent to determine the contractual limitation. FedEx does not provide cargo liability or all-risk insurance, but you may pay an additional charge for each additional U.S. \$100 (or equivalent local currency for the country of origin) of declared value for carriage. If a higher value for carriage is declared and the additional charge is paid, FedEx's maximum liability will be the lesser of the declared value for carriage or your actual damages. **LIABILITIES NOT ASSUMED.** IN ANY EVENT, FEDEX WON'T BE LIABLE FOR ANY DAMAGES, WHETHER DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL, IN EXCESS OF THE DECLARED VALUE FOR CARRIAGE (INCLUDING BUT NOT LIMITED TO LOSS OF INCOME OR PROFITS) OR THE ACTUAL VALUE OF THE SHIPMENT, IF LOWER, WHETHER OR NOT FEDEX HAD ANY KNOWLEDGE THAT SUCH DAMAGES MIGHT BE INCURRED. FedEx won't be liable for your acts or omissions, including but not limited to incorrect declaration of cargo, improper or insufficient packaging, securing, marking or addressing of the shipment, or for the acts or omissions of the recipient or anyone else with an interest in the shipment or violations by any party of the terms of this agreement. FedEx won't be liable for damage, loss, delay, shortage, mis-delivery, non-delivery, misinformation or failure to provide information in connection with shipments of cash, currency or other prohibited items or in instances beyond our control, such as acts of God, perils of the air, weather conditions, mechanical delays, acts of public enemies, war, strikes, civil commotion, or acts or omissions of public authorities (including customs and health officials) with actual or apparent authority. **NO WARRANTY.** We make no warranties, express or implied. **CLAIMS FOR LOSS, DAMAGE OR DELAY.** ALL CLAIMS MUST BE MADE IN WRITING AND WITHIN STRICT TIME LIMITS. **SEE OUR TARIFF, APPLICABLE FEDEX SERVICE GUIDE, OR STANDARD CONDITIONS OF CARRIAGE FOR DETAILS.** The Warsaw Convention provides specific written claims procedures for damage, delay or non-delivery of your shipment. Moreover, the interpretation and operation of the Warsaw Convention's claims provisions may vary in each country. Refer to the Convention to determine the claims period for your shipment. The right to damages against us shall be extinguished unless an action is brought within two years, as set forth in the Convention. FedEx is not obligated to act on any claim until all transportation charges have been paid. The claim amount may not be deducted from the transportation charges. If the recipient accepts the shipment without noting any damage on the delivery record, FedEx will assume the shipment was delivered in good condition. In order for us to consider a claim for damage, the contents, original shipping carton and packing must be made available to us for inspection. **MANDATORY LAW.** Insofar as any provision contained or referred to in this Air Waybill may be contrary to any applicable international treaties, laws, government regulations, orders or requirements such provisions shall remain in effect as a part of our agreement to the extent that it is not overridden. The invalidity or unenforceability of any provisions shall not affect any other part of this Air Waybill. Unless otherwise indicated, **FEDERAL EXPRESS CORPORATION**, 2005 Corporate Avenue, Memphis, TN 38132, USA, is the first carrier of this shipment. Email address located at www.fedex.com.

Log Sheet

Issuer: NORST-Norstra Energy Inc.
 Received: 05/22/13 10:08 AM ID/SCL#: 65654V103163
 Received From: CELTIC CONSULTANTS LLC
 How Received: FEDEX
 Track Number In: 799818554789
 Control Ticket: STTK000000041784
 SEC Item Count: 1 Routine
 Contents: 163

Transaction No.: 35 Completed: 05/24/13
 Track Number Out: DWAC 52413742
 Sent To: fast

Fees: Due: Rcvd: Check #:

Assigned To:

Certificate Number(s) or Book Entry ID's: 1

Book Entry: BKE-7

Comments:

Initials	Date	
_____	_____	Logged In
_____	_____	Medallion Verified
_____	_____	Review Documents
_____	_____	Processed by
_____	_____	Stamp Certificates as Canceled and Transferred
_____	_____	Final Review/Authentication
_____	_____	Batch Completed and Made Available
_____	_____	Management Review



Empire Stock Transfer
1859 Whitney Mesa Dr
Henderson, NV 89014

fast

Enclosed are the documents related to your transaction:

Tracking Information: DWAC 52413742

Sent: May 24, 2013

Transaction Date: May 24, 2013

Issuer: Norstra Energy Inc.

Control Ticket: STTK000000041784

Transaction No: NORST-35

Certificate Number(s) or Book Entry ID's: 1

Book Entry: BKE-7

8-K 1 norstra-form8k_appointment.htm FORM 8K

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported)

March 1, 2013

NORSTRA ENERGY INC.

(Exact name of registrant as specified in its charter)

Nevada

333-181042

27-1833279

(State or other jurisdiction of incorporation)

(Commission File Number)

(IRS Employer Identification No.)

414 Manor Road, Laredo, Texas

78041

(Address of principal executive offices)

(Zip Code)

Registrant's telephone number, including area code

(888) 474-8077

n/a

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- ☐ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- ☐ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- ☐ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- ☐ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers

Effective March 1, 2013, Dallas Kerkenezov resigned as president, chief executive officer, secretary, treasurer and director of our company. His resignation was not the result of any disagreements with our company regarding our operations, policies, practices or otherwise. Mr. Kerkenezov will remain as our chief financial officer. Also on March 1, 2013, Ms. Sasha Heredia resigned as our director.

Concurrently with Mr. Kerkenezov's and Ms. Heredia's resignations, our company appointed Glen Landry to act as president, chief executive officer, secretary, treasurer and director of our company, effective March 1, 2013.

Glen Landry

Glen Landry is a seasoned exploration geologist with almost 40 years of experience. Mr. Landry received his Bachelor of Science in Geology from the University of Montana in 1974. Since then, he has accumulated over 30 years of experience in the oil and gas industry alone. After finishing his degree he was employed as a consulting geologist for a number of mineral as well as oil and gas exploration companies, including Johns-Manville, Westinghouse, Peter Kiewitt, Chevron and Marathon throughout Montana, Wyoming and Alaska. During the 1980s he was President of Western Reserves, a Billings, Montana company engaged in exploration and production of oil and gas. The company was involved in a number of successful joint ventures as well as property acquisition of over 150 wells from Texaco. During this time he was also engaged by Occidental to undertake exploration work on claims in northwest Montana. After resigning from Western Reserves, Mr. Landry was again active as a consulting geologist for companies such as Apache and EnCana. Since 1997, Mr. Landry has been an independent exploration geologist and has been undertaking exploration and development work of a large number of oil and gas concessions throughout Montana. His focus has been on underdeveloped Alberta Fairway Bakken properties as well as heavy oil reserves in northwest Montana.

We appointed Glen Landry as an officer and director of our company because of his experience in the oil and gas industry.

Our board of directors consists solely of Glen Landry. There have been no other transactions since the beginning of its last fiscal year or any currently proposed transaction, in which the Registrant was or is to be a participant and the amount involved exceeds \$120,000, and in which Mr. Landry had or will have a direct or indirect material interest which would be required to be reported herein.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

NORSTRA ENERGY INC.

/s/ Glen Landry

Glen Landry
President, CEO and Director

Date: March 4, 2013

8-K 1 farmoutandconsulting-8k.htm FORM 8K

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported)

March 12, 2013

NORSTRA ENERGY INC.

(Exact name of registrant as specified in its charter)

Nevada

(State or other jurisdiction of incorporation)

333-181042

(Commission File Number)

27-1833279

(IRS Employer Identification No.)

2860 Exchange Blvd, Suite 400, Southlake TX

(Address of principal executive offices)

76092

(Zip Code)

Registrant's telephone number, including area code

(888) 474-8077

414 Manor Road, Laredo, Texas 78041

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- ☐ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- ☐ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- ☐ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- ☐ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01

Entry into Material Definitive Agreement

Item 8.01

Other Items

On March 12, 2013 Norstra Energy Inc. ("we", "us", "our") entered into a farmout agreement with Summit West Oil, LLC (the "Farmout Agreement") for approximately 10,000 acres of oil and gas exploration property in northwest Montana (the "Property"), more fully described in the Farmout Agreement which is attached hereto as Exhibit 10.1 and known as the South Sun River Bakken Prospect. Under the terms of the Farmout Agreement, we are required to carry out the following expenditures in order to earn ownership of the property:

- \$60,000 by April 5, 2013 for the acquisition of seismic and other exploration data;
- \$140,000 by April 30, 2013 for the reinterpretation of the seismic data as well as delineation and surveying of potential drill locations;
- Drilling of a horizontal well at an estimated expenditure of \$5,000,000 by December 31, 2013;
- Drilling of an additional horizontal well at an estimated expenditure of \$5,000,000 by June 30, 2013; and
- Drilling of an additional horizontal well at an estimated expenditure of \$5,000,000 by December 31, 2014.

Once we complete the above obligations, we will hold a 100% interest in the Property, subject to an underlying 20% burden to Summit West Oil, LLC and the state of Montana.

Additionally, on March 12, 2013, we entered into consulting agreements with Mr. Glen Landry, our President and CEO, and Mr. Dallas Kerkenezov. Mr. Landry will receive consulting fees of \$5,000 per month and shall be issued 1,000,000 shares of our preferred stock, which will be convertible into 10,000,000 shares of our common stock upon achievement of production from a well owned by us in the state of Montana. Mr. Kerkenezov shall receive \$500 a month for performing duties as our CFO. Both agreements have a term of 12 months and may be terminated by either party by providing 30 days written notice.

Also on March 12, 2013, Mr. Kerkenezov and Ms. Heredia, our former director, cancelled a total of 35,513,100 shares of our common stock held by them. Mr. Kerkenezov cancelled 27,013,100 and Ms. Heredia cancelled 8,500,000. These shares were cancelled in order to make our more attractive for financing, given the capital requirements of the South Sun River Bakken Prospect.

Item 9.01 Exhibits

- 10.1 Farmout Agreement with Summit West Oil, LLC dated March 12, 2013
- 10.2 Consulting Agreement with Glen Landry dated March 12, 2013
- 10.3 Consulting Agreement with Dallas Kerkenezov dated March 12, 2013

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

NORSTRA ENERGY INC.

/s/ Glen Landry

Glen Landry
President, CEO and Director

Date: March 15, 2013

NORST - Norstra Energy Inc.

Stock Transfer - Final Transaction Report

3/25/13 2:47 pm

Page 1 of 1

Control Ticket Number: STTK000000040589

Transaction Number: 20

Transfer Date: 03/25/13

Type of Stock being Transferred: CS1

Total Shares: 2,000,000

Sale Amt/share: \$ 0.00000

Paper certs being Transferred from: 1

Paper certs being Transferred to: 2

Received From: CELTIC CONSULTANTS

Received: 03/22/13 at 10:10 Tran Type: Non-Routine Item Count: 1

How Received: FEDEX

Tax Reason: N/A Acquired: 03/25/13

Sent: 03/25/13 at 14:46

How Sent: FED EX

Outgoing Tracking Number: 799363804520

---Transfer From---

---Transfer To---

Line #	Shareholder	Certificate Number	Number of Shares	Line #	Shareholder	Certificate Number	Shares per Certif
1	8 Toringe Halvorsen	CS1 108	2,000,000	1	47 Caledonian Bank Limited	CS1 159	1,000,000
				2	47 Caledonian Bank Limited	CS1 160	1,000,000
			<u>2,000,000</u>		Number of new certs: 2		<u>2,000,000</u>

Completed By: RAM

Report Run By: RAM 03/25/13 2:47:14 pm

A0621

NORST - Norstra Energy Inc.

Stock Transfer - Final Transaction Report

3/25/13 2:47 pm

Page 1 of 1

Control Ticket Number: STTK000000040589

Transaction Number: 20

Transfer Date: 03/25/13

Type of Stock being Transferred: CS1

Total Shares: 2,000,000

Sale Amt/share: \$ 0.00000

Paper certs being Transferred from: 1

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1	8 Toringe Halvorsen	CS1 108	2,000,000	1	47 Caledonian Bank Limited	CS1 159	1,000,000
				2	47 Caledonian Bank Limited	CS1 160	1,000,000
			2,000,000		Number of new certs: 2		2,000,000

CELTIC CONSULTANTS LLC

0994

DATE 2013 03 21

U.S. DOLLAR ACCOUNT

PAY to
the order ofEMPIRE STOCK TRANSFER
EIGHTY FIVE

\$85 -

BMO Bank of Montreal
FIRST BANK TOWER, 595 BARRARD ST.
VANCOUVER, B.C. V7X 1L7

RE NORX



PER

CELTIC CONSULTANTS LLC

XX DOLLARS
100 U.S. FUNDS

⑈000994⑈ ⑆00040⑈001⑆

4656⑈107⑈

45

Completed By: RAM

Report Run By: RAM 03/25/13 2:47:14 pm

A0622

RECEIVED

MAR 22 2013

TRANSFER INSTRUCTIONS

EMPIRE STOCK TRANSFER INC

TO: EMPIRE STOCK TRANSFER
 SUBJECT: 1,000,000 SHARES OF NORSTRA ENERGY INC.
 DATE: 21/03/2013
 FYI: QUESTIONS AND CONCERNS SHOULD BE DIRECTED TO THE FOLLOWING VIA EMAIL:
mirabeau@corpmx.com

1. Please issue 1 new certificate to Caledonian Bank Limited for 1,000,000 shares of Norstra Energy Inc.
2. Please Fed-Ex (on Fed-Ex account 4817-3416-9) the new certificate to Legacy Global Markets S.A., 2nd Floor, Caye Bank Building, San Pedro, Ambergris Caye, Belize, Ph: 888-400-5461. Attention; Brian de Wit.
3. The cost basis for this transaction is \$.43 per share and the date of acquisition is March 21, 2013
4. Mirabeau Compagnie S.A. is a non-entity of the United States and therefore does not have a EIN#.
5. Your fee of \$45.00 is enclosed.

☐ Restricted Email ☒ Indemnity Notice
☐ Indemnity Required ☐ Transfer Notice
☒ No Medallion ☐ No Fees
☐ No Instructions ☒ Indemnity Attached
☐ Other _____

BRIAN,
 Ive included 2 sets of
 of instructions, should
 be pretty straight forward
 but if you have any
 Q's call me 604-788-526
 Courtney.

Roberta Mors

From: Roberta Mors
Sent: Friday, March 22, 2013 2:44 PM
To: 'norstraenergy@hotmail.com'
Subject: Empire Stock Transfer Inc. - Indemnification Notice Norstra Energy Inc. 108 2,000,000Shrs 3.22.13
Attachments: Norstra 108 2,000,000Shrs 3.22.13.pdf

Attached you will find a transfer and indemnification notice that we have received. We are sending this as part of an optional notification practice. We will process the request tomorrow morning as long as the transfer is in good order. No action by the issuer is necessary unless there is a known circumstance under which the transfer should not be completed. Please advise if this is the case by sending a STOP request and explanation by email or fax. We will review the STOP and proceed accordingly. We hope this will assist in communication of transfer activity and further our client relationship. Please let us know if you have any special needs that we might be able to assist with.

Thanks,

Roberta Mors
 Empire Stock Transfer Inc.

*Process
 3-25-13*

Additionally, here is some information that might be of assistance to our public company clients.

We have EDGAR an filings department. You'll benefit from high quality and reliable services without the hidden fees associated with many other EDGAR filers. We provide fast turn-around times and offer a complete range of filing services, from registration statements to periodic reports, in all EDGAR formats. Documents are handled by our staff only. Nothing is sent outside our office or outside the country. When outsourcing documents to Empire Stock Transfer, you will receive accurate and punctual filing using our advanced conversion technology. Our staff maintains the expertise to file your documents quickly and efficiently. Our EDGAR Filing Service produces high-quality documents with minimal effort, allowing us to dedicate ourselves to customer service and value. Our straightforward, itemized pricing structure guarantees that you will never be surprised upon receiving a statement.

We are a DTCC FAST participant agent. FAST is The Depository Trust Company's Fast Automated Securities Transfer service. What makes it fast and automated is that it does away with paperwork and paper securities almost completely, so that securities transfer agents can electronically provide custody, transfer, deposit and withdrawal services very quickly and efficiently. One feature of FAST is its balancing confirmation system, which delivers a daily record of the opening position, total credits, total debits and closing position in each FAST issue involved in a transaction the previous day.

What is DTC eligibility? This means that your company's stock is eligible for deposit with DTC aka "Cede & Co" aka the Street. Your company's security holders will be able to deposit their particular shares with a brokerage firm. Clearing firms, as full participants with DTC, handle the DTC eligibility submissions to DTC. Transfer agents were responsible for eligibility coordination years ago. Now, in order to make a new issue of securities eligible for DTC's delivery services, a completed and signed eligibility questionnaire must be

Paragon Capital Inc.
60 Market Square, Belize City, Belize

Empire Stock Transfer
Attention: Transfer Department

Re: Transfer for 1,000,000 shares of Norstra Energy Inc.

Enclosed is 1 certificate(s) we are submitting for transfer per the attached stock power(s) and schedule A.

Issue 1 free trading certificate to Caledonian Bank Limited for 1,000,000 shares.

Send using Federal Express, account 4817-3416-9, to Legacy Global Markets S.A., 2nd Floor, Caye Bank Building, San Pedro, Ambergris Caye, Belize

Cost basis for the transfer is \$.43 per share.

Paragon Capital Inc. is a non-entity of the USA. We attach our certificate of incorporation for your files.

We also attach a check for pre-payment in the amount of \$40.00USD.

Should you require any further information, email us direct at paragon@corpitrax.com

Best regards.

CERTIFIED RESOLUTIONS ADOPTED BY BOARD OF DIRECTORS OF
<NORSTRA ENERGY INC.>
 A NEVADA CORPORATION

The undersigned hereby certifies that he is the duly elected, qualified and acting President of the above-named Corporation and in that capacity in charge of its official records including the minute book containing original minutes of meetings of its Board of Directors; and that on the 21 day of MAR 2013, a meeting of said Board of Directors was duly convened and held, with a quorum present throughout the proceedings thereof, at which the following resolutions were duly moved, seconded and carried, said resolutions remaining in full force and effect at the date of this certificate:

BE IT RESOLVED: That EMPIRE STOCK TRANSFER INC., Transfer Agent for this corporation be, and it hereby is, directed to process the transfer request regarding the certificate below, and this Board of Directors does hereby extend this corporation's irrevocable agreement to indemnify said Transfer Agent for all loss, liability or expense in carrying out the authority and direction herein contained on the terms herein set forth. The Transfer Agent shall maintain the right to uphold the transfer in the event of forgery.

IN WITNESS WHEREOF, the undersigned has set his hand in his capacity above mentioned and affixed the seal of the above named corporation, all this 21 day of MAR 2013.

[SEAL]

By: [Signature]
<Dallas Kerkenezov>, President

<u>Cert No(s)</u>	<u>Registered To:</u>	<u>No. of Shares</u>	<u>Transfer To or CANCEL:</u>	<u>No. of Shares:</u>
108	TORINGE HALVORSEN	2,000,000	Per stock Power & Schedule A	2,000,000

NUMBER
108

SHARES
2,000,000

COMMON STOCK

NORSTRA ENERGY INC.

COMMON STOCK
CUSIP 65654V103

INCORPORATED UNDER THE LAWS OF THE STATE OF
NEVADA

SEE REVERSE FOR CERTAIN DEFINITIONS

THIS CERTIFIES THAT

Toringe Halvorsen

is the Owner of *** Two Million ***

FULLY PAID AND NON-ASSESSABLE SHARES OF COMMON STOCK OF
NORSTRA ENERGY INC.

transferable on the books of the Corporation by the holder hereof, in person or by duly authorized attorney, upon surrender of this Certificate properly endorsed. This Certificate is not valid until countersigned by the Transfer Agent and registered by the Registrar.

Witness this facsimile seal of said Corporation and the facsimile signatures of its duly authorized officers.

Dated: **September 7, 2012**

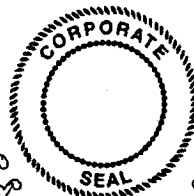
COUNTERSIGNED AND REGISTERED:
EMPIRE STOCK TRANSFER INC.

Transfer Agent and Registrar

By



[Signature]
AUTHORIZED SIGNATURE



[Signature]
DIRECTOR

[Signature]
PRESIDENT

B 24475

The following abbreviations, when used in the inscription of the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM — as tenants in common

TEN ENT — as tenants by the entireties

JT TEN — as joint tenants with right
of survivorship and not as
tenants in common

UNIF GIFT MIN ACT — _____ Custodian _____
(Cust) (Minor)
under Uniform Gifts to Minors Act

(State)

Additional abbreviations may also be used though not in the above list.

For Value Received, _____ hereby sells, assigns and transfers unto

PLEASE INSERT SOCIAL SECURITY
OR OTHER IDENTIFYING NUMBER

(PLEASE PRINT OR TYPE NAME AND ADDRESS INCLUDING POSTAL ZIP CODE OF ASSIGNEE)

*Shares
of the Capital Stock represented by this Certificate and hereby
irrevocably constitutes and appoints*

*_____
Attorney
to transfer the said stock on the books of the within-named Corporation
with full power of substitution in the premises.*

Dated _____

NOTICE THE SIGNATURE(S) TO THIS ASSIGNMENT MUST CORRESPOND
WITH THE NAME(S) AS WRITTEN UPON THE FACE OF THIS
CERTIFICATE IN EVERY PARTICULAR WITHOUT ALTERATION OR
ENLARGEMENT OR ANY CHANGE WHATSOEVER.

SIGNATURE(S) GUARANTEED

NOTICE THE SIGNATURE(S) SHOULD BE GUARANTEED BY AN ELIGIBLE
GUARANTOR INSTITUTION, (BANKS, STOCKBROKERS, SAVINGS
AND LOAN ASSOCIATION AND CREDIT UNIONS) WITH MEMBERSHIP
IN AN APPROVED SIGNATURE GUARANTEE MEDALLION PROGRAM
PURSUANT TO S.E.C. RULE 17AD-15.

IRREVOCABLE STOCK POWER

KNOW ALL MEN BY THESE PRESENTS,

THAT, I, ~~TOR INGE HALVASEN~~ FOR VALUE RECEIVED have bargained, sold, assigned and transferred by these present unto SEE SCHEDULE A,

2,000,000 shares of common stock in the capital of NORSTRA ENERGY INC. standing in my name on the books of the said Company represented by Certificate No. 108 herewith AND I, do hereby constitute and appoint _____


_____ my true and lawful Attorney, IRREVOCABLY, for me and in my name and stead but to his use, to sell, assign, transfer and make over all or any part of the said stock, and for that purpose to make and execute all necessary acts of assignment and transfer thereof, and to substitute one or more persons with like full power, hereby ratifying and confirming all that my said Attorney or his substitute or substitutes shall lawfully do by virtue hereof.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at this 21 day of March, 2013.

SIGNED, SEALED and DELIVERED by:



Signature Guaranteed by:



Schedule A

Caledonian Bank Limited
2nd Floor, Caye Bank Building
San Pedro, Ambergris Caye
Belize

2 X 1,000,000

Log Sheet

Issuer: NORST-Norstra Energy Inc.
 Received: 03/22/13 10:10 AM ID/SCL#: 65654V103108
 Received From: CELTIC CONSULTANTS
 How Received: FEDEX
 Track Number In: 799340243943
 Control Ticket: STTK000000040589
 SEC Item Count: 1 Non-Routine
 Contents: 108

Transaction No.: 20 Completed: 03/25/13
 Track Number Out: FED EX 799363804520
 Sent To: LEGACY GLOBAL MARKETS

Fees: Due: Rcvd: Check #:

Assigned To:

Certificate Number(s) or Book Entry ID's: 2

CS1-159, CS1-160

Comments:

Initials Date

_____	_____	Logged In
_____	_____	Medallion Verified
_____	_____	Review Documents
_____	_____	Processed by
_____	_____	Stamp Certificates as Canceled and Transferred
_____	_____	Final Review/Authentication
_____	_____	Batch Completed and Made Available
_____	_____	Management Review

From: (604) 788-5126
Courtney Kellin
Celtic Consultants LLC
6054 165th Street

Origin ID: YAZB



Ship Date: 21MAR13
ActWgt: 0.5 KG
CAD: 101184792/INCA3370

Surrey, BC V3S5V4
CANADA

REF:
DESC-1: Correspondence/No Customs Value
DESC-2:
DESC-3:
DESC-4:

SHIP TO: (702) 818-5893

BILL SENDER

Patrick Mokros
Empire Stock Transfer
1859 WHITNEY MESA DR

COUNTRY MFG: CA
CARRIAGE VALUE: 0.00 CAD
CUSTOMS VALUE: 0.00 CAD
T/C: S 481734169 D/T: S 481734169
SIGN: Courtney Kellin
EINVAT:
PKG TYPE: ENV

HENDERSON, NV 89014
US

10:30A

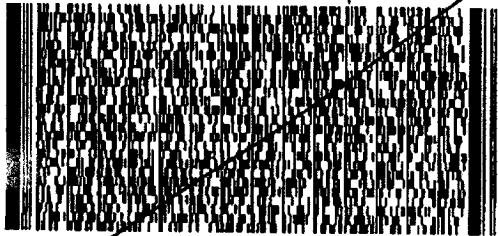
INTL PRIORITY

ISR RES

89014

NV-US

LAS



TRK# 7993 4024 3943

0430

XX LASA



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The Warsaw Convention, as amended, will then govern and in most cases limit FedEx's liability for loss, delay of, or damage to your shipment. The Warsaw Convention, as amended, limits FedEx's liability. For example in the U.S. liability is limited to \$9.07 per pound (205 per kilogram), unless a higher value for carriage is declared as described below and you pay any applicable supplementary charges. The interpretation and operation of the Warsaw Convention's liability limits may vary in each country. There are no specific stopping places which are agreed to and FedEx reserves the right to route the shipment in any way FedEx deems appropriate. **ROAD TRANSPORT NOTICE.** Shipments transported solely by road to or from a country which is a party to the Warsaw Convention or the Contract for the International Carriage of Goods by Road (the "CMR") are subject to the terms and conditions of the CMR, notwithstanding any other provision of this Air Waybill to the contrary. For those shipments transported solely by road, if a conflict arises between the provisions of the CMR and this Air Waybill, the terms of the CMR shall prevail. **LIMITATION OF LIABILITY.** If not governed by the Warsaw Convention, the CMR, or other international treaties, laws, other government regulations, orders, or requirements, FedEx's maximum liability for damage, loss, delay, shortage, mis-delivery, nondelivery, misinformation or failure to provide information in connection with your shipment is limited by this Agreement and as set out in the terms and conditions of the contract of carriage. Please refer to the contract of carriage set forth in the applicable FedEx Service Guide or its equivalent to determine the contractual limitation. FedEx does not provide cargo liability or all-risk insurance, but you may pay an additional charge for each additional U.S. \$100 (or equivalent local currency for the country of origin) of declared value for carriage. 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FedEx won't be liable for damage, loss, delay, shortage, mis-delivery, non-delivery, misinformation or failure to provide information in connection with shipments of cash, currency or other prohibited items or in instances beyond our control, such as acts of God, perils of the air, weather conditions, mechanical delays, acts of public enemies, war, strike, civil commotion, or acts or omissions of public authorities (including customs and health officials) with actual or apparent authority. **NO WARRANTY.** We make no warranties, express or implied. **CLAIMS FOR LOSS, DAMAGE OR DELAY.** ALL CLAIMS MUST BE MADE IN WRITING AND WITHIN STRICT TIME LIMITS. SEE OUR TARIFF, APPLICABLE FEDEX SERVICE GUIDE, OR STANDARD CONDITIONS OF CARRIAGE FOR DETAILS. The Warsaw Convention provides specific written claims procedures for damage, delay or non-delivery of your shipment. Moreover, the interpretation and operation of the Warsaw Convention's claims provisions may vary in each country. Refer to the Convention to determine the claims period for your shipment. The right to damages against us shall be extinguished unless an action is brought within two years, as set forth in the Convention. FedEx is not obligated to act on any claim until all transportation charges have been paid. The claim amount may not be deducted from the transportation charges. If the recipient accepts the shipment without noting any damage on the delivery record, FedEx will assume the shipment was delivered in good condition. In order for us to consider a claim for damage, the contents, original shipping carton and packing must be made available to us for inspection. **MANDATORY LAW.** Insofar as any provision contained or referred to in this Air Waybill may be contrary to any applicable international treaties, laws, government regulations, orders or requirements such provisions shall remain in effect as a part of our agreement to the extent that it is not overridden. The invalidity or unenforceability of any provisions shall not affect any other part of this Air Waybill. Unless otherwise indicated, **FEDERAL EXPRESS CORPORATION**, 2005 Corporate Avenue, Memphis, TN 38132, USA, is the first carrier of this shipment. Email address located at www.fedex.com.

From: (702) 818-5898
 Patrick Mokros
 Empire Stock Transfer Inc.
 1859 Whitney Mesa

Origin ID: LASA



Ship Date: 25MAR13
 ActWgt: 0.5 LB
 CAD: 5040518/INET3370

Henderson, NV 89014
 UNITED STATES

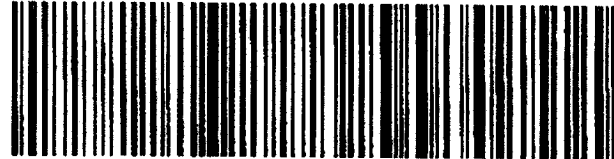
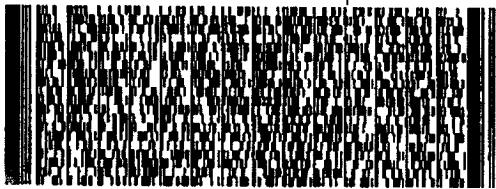
REF: NORST 156-60
 DESC-1: Stock Information
 DESC-2:
 DESC-3:
 DESC-4:
 EE: NO EEI 30.37(a)
 COUNTRY MFG: US
 CARRIAGE VALUE: 0.00 USD
 CUSTOMS VALUE: 1.00 USD
 T/C: R 481734169 D/T: R 481734169
 SIGN: Patrick Mokros
 EIN/VAT:
 PKG TYPE: ENV

SHIP TO: 8884005461 BILL RECIPIENT
 BRIAN DE-WIT
 LEGACY GLOBAL MARKETS SA
 2ND FL CAYE BANK BLDG SAN PEDRO

AMBERGRIS CAYE,
 BZ

INTL PRIORITY

TRK# 7993 6380 4520
 0430



-BZ

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The invalidity or unenforceability of any provisions shall not affect any other part of this Air Waybill. Unless otherwise indicated, **FEDERAL EXPRESS CORPORATION**, 2005 Corporate Avenue, Memphis, TN 38132, USA, is the first carrier of this shipment. Email address located at www.fedex.com

NUMBER
159

SHARES
1,000,000

COMMON STOCK

NORSTRA ENERGY INC.

COMMON STOCK
CUSIP-65654V103

INCORPORATED UNDER THE LAWS OF THE STATE OF
NEVADA

SEE REVERSE FOR CERTAIN DEFINITIONS

THIS CERTIFIES THAT

Caledonian Bank Limited

Is the Owner of *** One Million ***

FULLY PAID AND NON-ASSESSABLE SHARES OF COMMON STOCK OF
NORSTRA ENERGY INC.

transferable on the books of the Corporation by the holder hereof, in person or by duly authorized attorney, upon surrender of this Certificate properly endorsed. This Certificate is not valid until countersigned by the Transfer Agent and registered by the Registrar.

Witness this facsimile seal of said Corporation and the facsimile signatures of its duly authorized officers.

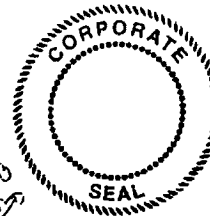
Dated: March 25, 2013

COUNTERSIGNED AND REGISTERED:
EMPIRE STOCK TRANSFER INC.

By

Transfer Agent and Registrar

AUTHORIZED SIGNATURE



[Signature]
XEROX COPY
DIRECTOR

[Signature]
PRESIDENT

B 24668

NUMBER
160

SHARES
1,000,000

COMMON STOCK

NORSTRA ENERGY INC.

COMMON STOCK
CUSIP-65654V103

INCORPORATED UNDER THE LAWS OF THE STATE OF
NEVADA

SEE REVERSE FOR CERTAIN DEFINITIONS

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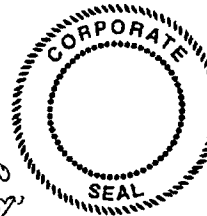
Witness this facsimile seal of said Corporation and the facsimile signatures of its duly authorized officers.

Dated: **March 25, 2013**

COUNTERSIGNED AND REGISTERED:
EMPIRE STOCK TRANSFER INC.
Transfer Agent and Registrar

By

AUTHORIZED SIGNATURE



~~XXXXXXXXXX~~
DIRECTOR

PRESIDENT

B-24669

2013-03-18 PZM Norstra Enters Bakken Oil Boom

Wire: GlobeNewswire, Inc. (PZM) Date: Mar 18 2013 8:19:32
Norstra Enters Bakken Oil Boom

Norstra Enters Bakken Oil Boom

LAREDO, Texas, March 18, 2013 (GLOBE NEWSWIRE) -- NORSTRA ENERGY INC. ("Norstra" or the "Company"), (OTCQB:NORX) is pleased to announce that it has entered into a farm-out agreement with Summit West Oil, LLC. for the South Sun River Bakken Prospect.

The South Sun River Prospect was identified by the Company's management as an excellent target for a Bakken well. It consists of over 10,000 acres of prime Bakken acreage with almost 10 years left on most of the leases. Bakken development is considered simple and basic horizontal drilling. Under the Farm Out Agreement Norstra will provide \$200,000 for short term working capital and drill and complete a first well into the Bakken Oil Formation by December 31, 2013; a second well into the Bakken Oil Formation by June 30, 2014 and drill and complete a third well into the Bakken Oil Formation by December 31, 2014. Upon completion of these drilling obligations, Norstra shall have earned 100% working interest in the entire acreage constituting the farm-out land. In the event that Norstra only completes the first and/or the first and second well, but elects not to proceed with the second and/or third well, Norstra will earn the above mentioned working interests only on the spacing unit on which well(s) have been drilled.

The Company's CEO, Mr. Glen Landry is a seasoned, third generation geologist who has spent 30 years exploring for oil and gas with a focus in Montana and North Dakota since 1980. Historical seismic, exploration and drilling records, some of which Mr. Landry was personally involved in, have been reviewed by the Company. The historical work was focused exclusively on deeper oil formations as the Bakken was not a commercially accessible oil formation at the time due to horizontal drilling and fracking technologies not being available. The technological revolution in the oil service industry has changed this. The sizable data provided through this existing historical logging and seismic work that covered the Bakken potential is now proving invaluable and during the last five years Mr. Landry spent significant time evaluating the Bakken Oil Formation in Montana and North Dakota.

A large blanket deposit covering hundreds of square miles is present and is currently being developed by over 200 drilling rigs in the Williston Basin of Montana and North Dakota. The Bakken Fairway in Northwest Montana, where the South Sun River Prospect is located, is very similar in geology and in log comparisons. Resistivity on logs, regional isopach maps of Bakken maturity, and the extensive existing seismic data guides the drill site selection for development of the project. The Company believes that the South Sun River Bakken Prospect is well within the maturity window and oil is confirmed with the offsetting Krone well that is just over 1 mile away that was drilled by Shell Oil Co. in the past while they were looking for deeper oil targets.

"This is a fantastic opportunity for Norstra and its shareholders," said Mr. Landry, the company's CEO. "I believe that this area of Montana could become the next Williston basin in time and we're well positioned to be a player in the area," he continued.

About Norstra Energy Inc.

Norstra Energy Inc., a US based oil and gas Exploration Company with interests in over 10,000 acres of prime Bakken formation land in Montana. The company is targeting the South Sun River Prospect for a horizontal Bakken well proving the prospect from exploration to production.

Disclaimer

2013-03-18 PZM Norstra Enters Bakken Oil Boom

This press release contains "forward-looking statements." Statements in this press release which are not purely historical are forward-looking statements and include any statements regarding beliefs, plans, expectations or intentions regarding the future, and specifically references to the maturity and potential of the South Sun River Prospect. The reader can identify these forward-looking statements by forward-looking words such as "may," "will," "expect," "potential," "anticipate," "forecast," "believe," "estimate," "project," "plan," "continue" or similar words. The reader should read statements that contain these words carefully because they discuss future expectations, contain projections of future results of operations or of financial condition, or state other forward-looking information. Forward-looking statements include, but are not limited to, statements regarding potential oil production, revenues, expansion efforts, and future plans and objectives of Norstra Energy Inc. The risk factors listed in our disclosure documents and the cautionary language on the Company's website provide examples of risks, uncertainties and events that may cause actual results to differ materially from the expectations and projections described by Norstra in its forward-looking statements. Actual results relating to, among other things, oil reserves, production, revenues and profitability could differ materially from those currently anticipated in such statements. Factors affecting forward-looking statements include: results of exploration activities, ability to secure operations staff and equipment; changes in the operating costs; changes in economic conditions, foreign exchange and other financial markets; changes of the interest rates on borrowings; in the investments levels; litigation; legislation; environmental, judicial, regulatory, political and competitive developments in areas in which Norstra operates; technological, mechanical and operational difficulties encountered in connection with Norstra's development activities; and labor relation matters and costs. The reader should refer to the risk disclosures set out in the periodic reports and other disclosure documents filed by Norstra from time to time with the Securities and Exchange Commission and other regulatory authorities.

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2013-04-01 PZM Norstra Provides Research and Information on Its Bakken Prospect
Wire: GlobeNewswire, Inc. (PZM) Date: Apr 1 2013 9:00:08
Norstra Provides Research and Information on Its Bakken Prospect

Norstra Provides Research and Information on Its Bakken Prospect

SOUTHLAKE, Texas, April 1, 2013 (GLOBE NEWSWIRE) -- Norstra Energy Inc. (OTCQB:NORX) ("Norstra" or the "Company") would like to give a general update on the potential of its South Sun River Prospect in Montana.

As the Petroleum News reported last year (<http://www.petroleumnews.com/pntruncate/740199844.shtml>), energy and geopolitics expert Michael Economides called Montana a "superpower" when it comes to the nation's energy future. Speaking to the Montana Energy 2012 conference in Billings April 3, 2012, he predicted a robust future for oil and natural gas production in the Bakken oil fields located in Montana and in Canada and North Dakota to the north and east.

"The last time I looked, we were producing 150,000 barrels per day in the Bakken. Today it's nearing 600,000 barrels," said Economides. "I don't think there's a story like this in the history of U.S. oil and gas." Economides is editor-in-chief of Energy Tribune and a professor at the Cullen College of Engineering at the University of Houston.

The American Association of Petroleum Geologists (AAPG) was founded in 1917 and currently the world's largest Professional Geological Society. The AAPG Explore is a monthly Publication by the Geological Society and it covered the Western Montana Bakken Oil Play where the South Sun River Bakken Project is located. As stated in this Publication:

"Across the state from the North Dakota-Montana Bakken play in the Williston Basin, the new Alberta Basin exploration area is seen as analog to existing Devonian shale oil production. Play depths range from 4,000-7,500 feet in the most active exploration region, stretching from the western thrustbelt to the Sweetgrass Arch on the east. Estimates of the total resource in place vary from 10-15 million barrels of oil equivalent per square mile."

The Energy Information Administration (EIA) an agency within the U.S. Department of Energy reported and stated already in November 2006 that:

"With new horizontal drilling and completion technology taken into account, the technically recoverable resource base for the entire Bakken Formation is potentially much larger. A draft study by the late organic geochemist Leigh Price provides estimates ranging from 271 to 503 billion barrels (mean of 413 billion) of potential resource in place. This certain knowledge that 413 billion barrels of in-place oil exists in the Bakken source rocks in the Williston Basin presents the oil industry with an unparalleled exploration opportunity," said Geologist J.W. Price, the Denver-based geologist who conducted the field assessment for the USGS (United States Geological Society).

Norstra is very excited about the opportunities ahead of them and is looking forward to developing the South Sun River Bakken Project. Mr. Landry commented, "The Bakken is a uniform deposit and our initial review of the work that myself, as well as others, did in the 1980s shows that the South Sun River Prospect could have just as much potential as the rest of the Bakken in eastern Montana." Mr. Landry is in the process of assembling the technical team right now and the group will start confirming the first drill location based on the available geological and seismic data. We should also not forget that the first ever successful horizontal well drilled into the Bakken was drilled in Montana in 2000.

About Norstra Energy Inc.

2013-04-01 PZM Norstra Provides Research and Information on Its Bakken Prospect
Norstra Energy Inc., a US based oil and gas exploration company with interests in over 10,000 acres of prime Bakken formation land in Montana. The company is targeting the South Sun River Prospect for a horizontal Bakken well proving the prospect from exploration to production.

Disclaimer

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2013-06-08 PZM Norstra Appoints Operator for 3 Bakken wells
Wire: GlobeNewswire, Inc. (PZM) Date: Apr 8 2013 9:00:11
Norstra Appoints Operator for 3 Bakken Wells

Norstra Appoints Operator for 3 Bakken Wells

SOUTHLAKE, Texas, April 8, 2013 (GLOBE NEWSWIRE) -- NORSTRA ENERGY INC. (OTCQB:NORX) (OTCBB:NORX) ("Norstra" or the "Company") is announcing that it has appointed an operator for the South Sun River Project in Montana. Mr. Landry signed the industry standard A.A.P.I Form 610 - 1982 Operating Agreement with Summit West Oil, LLC, who was chosen to be the operator for the first 3 wells. This operating agreement outlines in detail operations and also includes accounting procedures for joint operations.

"We are very pleased to secure the services of Summit West Oil, LLC," stated Mr. Landry. "Summit West is an experienced operator, with great industry connections and a very good reputation with the authorities in Montana. Summit West was the operator for 3 wells in Montana in 2012, completed them in a timely fashion, within the AFE budget and created very good relationships with the Montana Board of Oil & Gas. Our new operator will have all necessary bonds and insurance coverage in place to execute the drilling program."

Norstra instructed Summit West Oil, LLC to create an AFE (Application for Expenditure) for the first Bakken well on the South Sun River Project. This AFE will outline in detail the projected costs for drilling and completion of the first well. Summit West will also secure key sub-contractors for the drilling program. These sub-contractors are mainly the drilling contractor, horizontal drilling contractor and fracking company. The Company expects the AFE with firm bids to be in place within 4 weeks. During that time Mr. Landry and his technical advisory team will determine the first drill location based on the available technical data including seismic lines. After review of the previously available seismic lines and after discussions with our geophysical consultants, Norstra already ordered the first targeted seismic data on the prospect. After Norstra and its geophysicist determine the first drill location, a surveyor will be engaged to stake the location and Norstra will design the drilling pad and start the permitting process. Under Montana law a permit has to be advertised for 10 days and could be issued shortly after.

About Norstra Energy Inc.

Norstra Energy Inc. is a U.S.-based oil and gas exploration company with interests in over 10,000 acres of prime Bakken formation land in Montana. The company is targeting the South Sun River Prospect for a Bakken drilling program proving the prospect up from exploration to production.

Disclaimer

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2013-06-08 PZM Norstra Appoints Operator for 3 Bakken Wells by Norstra in its forward-looking statements. Actual results relating to, among other things, oil reserves, production, revenues and profitability could differ materially from those currently anticipated in such statements. Factors affecting forward-looking statements include: results of exploration activities, ability to secure operations staff and equipment; changes in the operating costs; changes in economic conditions, foreign exchange and other financial markets; changes of the interest rates on borrowings; in the investments levels; litigation; legislation; environmental, judicial, regulatory, political and competitive developments in areas in which Norstra operates; technological, mechanical and operational difficulties encountered in connection with Norstra's development activities; and labor relation matters and costs. The reader should refer to the risk disclosures set out in the periodic reports and other disclosure documents filed by Norstra from time to time with the Securities and Exchange Commission and other regulatory authorities.

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2013-04-22 PZM Norstra Acquires New Land and Provides Update on Seismic Data
Wire: GlobeNewswire, Inc. (PZM) Date: Apr 22 2013 9:00:09
Norstra Acquires New Land and Provides Update on Seismic Data

BN 04/22 09:00 *NORSTRA BUYS NEW LAND, PROVIDES UPDATE ON SEISMIC DATA

Norstra Acquires New Land and Provides Update on Seismic Data

SOUTHLAKE, Texas, April 22, 2013 (GLOBE NEWSWIRE) -- NORSTRA ENERGY INC. WWW.NORSTRAENERGY.COM (OTCQB:NORX) ("Norstra" or the "Company") is pleased to announce that its management and technical team met with the company's operator to review current operations and establish detailed guidelines for the planned drilling program on the South Sun River Project.

Norstra currently has over 14 miles of seismic lines ordered from QEP Resources (NYSE:QEP) and PacSeis. It is expected that the reprocessed seismic data will be in place within a couple of weeks. Once the review of the seismic lines is complete, the company's geophysical consultant will reinterpret the data, prepare a geophysical presentation to management and suggest the first drill locations. Even during the current process of acquiring the data, there is constant discussion with the geophysicist to pinpoint the first drill location. Additional data will be purchased in adjoining sections for additional drill locations.

Preliminary review of the seismic suggests an abundance of thrust sheets in the area. Norstra has requested additional acreage from Summit West Oil where the blocks have been noted from the preliminary review. Summit West agreed to add 2 full sections (1,280 acres) to the project based on the same terms as the original Farmout Agreement. This brings the total prospect size to over 11,300 acres.

Glen Landry, CEO, Norstra Energy stated: "Adding the additional acreage at this point is a very important step for Norstra to ensure that we give the company and our investors the best possible opportunity to drill the first wells on our lands. We were always planning to increase our land position over time, and after reviewing the first technical data during the operational meetings, we decided to accelerate that process. Everybody is looking forward to getting the surface casing set for the first test."

About Norstra Energy Inc.

Norstra Energy Corporation is a Texas and Montana based oil and natural gas exploration company focusing exploration efforts in the under-exploited southern portion of the Bakken-Alberta Fairway in the central portion of western Montana.

Through a continuously growing team of seasoned oil-patch technical experts, energy entrepreneurs and energy project finance experts, Norstra looks to rapidly and methodically grow into a meaningful oil producer.

With lease rates in the Alberta Fairway not yet feeling the inflationary pressures of the eastern Bakken and Williston basins, but exhibiting the same superb economics, Norstra's business plan will consist of drilling high probability wells within this up-and-coming area, with the goal of consistently increasing shareholder value.

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2013-04-22 PZM Norstra Acquires New Land and Provides Update on Seismic Data exploration and drilling work on the South Sun River Prospect. The reader can identify these forward-looking statements by forward-looking words such as "may," "will," "expect," "potential," "anticipate," "forecast," "believe," "estimate," "project," "plan," "continue" or similar words. The reader should read statements that contain these words carefully because they discuss future expectations, contain projections of future results of operations or of financial condition, or state other forward-looking information. Forward-looking statements include, but are not limited to, statements regarding potential oil production, revenues, expansion efforts, and future plans and objectives of Norstra Energy Inc. The risk factors listed in our disclosure documents and the cautionary language on the Company's website provide examples of risks, uncertainties and events that may cause actual results to differ materially from the expectations and projections described by Norstra in its forward-looking statements. Actual results relating to, among other things, oil reserves, production, revenues and profitability could differ materially from those currently anticipated in such statements. Factors affecting forward-looking statements include: results of exploration activities, ability to secure operations staff and equipment; changes in the operating costs; changes in economic conditions, foreign exchange and other financial markets; changes of the interest rates on borrowings; in the investments levels; litigation; legislation; environmental, judicial, regulatory, political and competitive developments in areas in which Norstra operates; technological, mechanical and operational difficulties encountered in connection with Norstra's development activities; and labor relation matters and costs. The reader should refer to the risk disclosures set out in the periodic reports and other disclosure documents filed by Norstra from time to time with the Securities and Exchange Commission and other regulatory authorities.

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2013-05-20 PZM Norstra Closing in on Frist Drill Location
Wire: GlobeNewswire, Inc. (PZM) Date: May 20 2013 9:00:07
Norstra Closing in on First Drill Location

Norstra Closing in on First Drill Location

SOUTHLAKE, Texas, May 20, 2013 (GLOBE NEWSWIRE) -- NORSTRA ENERGY INC. WWW.NORSTRAENERGY.COM (OTCQB:NORX) ("Norstra" or the "Company") is pleased to announce that it is finalizing the evaluation of technical data this week for the first drill location on its South Sun River Prospect. "We received the first seismic interpretation from our geophysical team in Denver and are reviewing the proposed first drill location internally. Once we have evaluated and cross-referenced the proposed location with the actual surface conditions for the drilling operations we will send our surveying team out to stake the location and design the drilling pad," stated Mr. Landry, the CEO & President of Norstra. He further said: "We are also very excited about the quality of the seismic lines."

Central to the viability of Norstra's South Sun River Prospect are the subsurface well logs in the area. Norstra is fortunate to have acreage that is near wells that show the likelihood of commercial oil in the Bakken Oil Formation.

There are three key wells in the immediate vicinity of the first potential Norstra drill site.

1. Krone #3132 drilled by Shell Oil Company. This well demonstrates those essential parameters for a commercial well in the Bakken Oil Formation. There are 24 feet of Bakken middle member present. The middle member of the Bakken Oil Formation produces most of the oil today. The reservoir rock displays a resistivity of 200 ohms suggesting oil and gas is present. The well is less than 2.5 miles away from the first proposed Norstra drill site.
2. Steinbach #1 drilled by Arco. The Steinbach # 1 well is around 3,000 feet deeper than the Krone well. The same reservoir is present, but with deeper buried shales that are heated at a higher temperature resulting in higher resistivities from the generations of oil and gas. The resistivity here is over 2,000 ohms. The well is less than 5 miles south of the first proposed drill site.
3. Soap Creek Cattle Co. #1331 drilled by Flying J Oil and Gas. The well is not studied much because it did not penetrate the Bakken Oil Formation. It still has some very significant information for our project. The well stopped in the middle member of the Blackleaf Oil Formation at a depth of 5,480 feet. The Bakken is perhaps 3,000 feet deeper. What is of interest is that in one of the many faults present, there is oil described by the geologist, M.K. Jones. The oil is described from 4,928 to 4,994 feet. It is in a fractured member of the Taft Hill and the oil has been biodegraded to a heavy crude due to the presence of the water in the fractures. This oil has migrated up the thrust from deeper formations. The source for the oil could be the Bakken Oil Formation. This well is less than 0.75 miles from the proposed first drillsite away. Just the fact that oil is present so close to the Company's proposed well site is extremely significant.

We anticipate that the Bakken Oil Formation on the Norstra drill site may be very similar to the Krone well or Steinbach well. A comparison has been made by the Company's technical consultants between the Krone well and the Balcron 44-24 Vaira well located in the Elm Coulee field of Eastern Montana. Elm Coulee (2007) was the highest producing onshore oil field in the United States, and it is Bakken Oil. This field is expected to exceed 270 million barrels of production from the Bakken Oil Formation at depths of 8,500-10,000 feet. This is exactly the depth range around the proposed Norstra drill location and in the Krone and Steinbach.

2013-05-20 PZM Norstra Closing in on Frist Drill Location

The comparisons do not stop there.

	Krone	Vaira 44-24
1. Porosity	4-6%	3-6%
2. Total thickness	70'	44'
3. Middle member (Most productive Bakken Zone)	22'	12'
4. Resistivity	400 ohms	480 ohms
5. Total organic content	12%	10%

The Vaira 44-24 well has produced over 159,000 barrels of oil and was completed in 1989 when new fracking and drilling technologies were in their infancy. A series of upgrades have been applied to this well but in today's world one would expect this well to exceed these figures. The Company plans to employ all of the latest completion technologies to drill the Norstra #1 well. Production is anyone's estimate but just based upon the increased thickness of the Bakken Oil Formation at the proposed Norstra location, the recoverable reserves may compare favorably to those found in nearby wells.

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2013-05-28 PZM Norstra Chooses Drill Location

Wire: GlobeNewswire, Inc. (PZM) Date: May 28 2013 9:00:10
Norstra Chooses Drill Location

Norstra Chooses Drill Location

SOUTHLAKE, Texas, May 28, 2013 (GLOBE NEWSWIRE) -- NORSTRA ENERGY INC. WWW.NORSTRAENERGY.COM (OTCQB:NORX) ("Norstra" or the "Company") is pleased to announce that its geological team has identified the first drill location on the Company's South Sun River Bakken Prospect.

The company has contacted its Billings, Montana based surveyor to make plans for staking the ground as early as this week. The surveyor will fine-tune the drill pad layout and final location during his site visit in Lewis & Clark County. Once the stakes are in the ground, Norstra plans to apply for its drilling permit and submit the Form No. 22 R 10/09 to the Montana Board of Oil and Gas Conservation. Based on Montana law, a 10 day advertising period will follow and the permit is expected to be granted shortly thereafter.

Mr. Landry, CEO & President, Norstra stated: "This is a major step towards drilling the first well on the South Sun River project. Based on the seismic presentation by our geophysicist, and upon reviewing the ground conditions of the area, we believe that the chosen drill pad location is going to provide exceptional drilling results. The drill location is easily accessible from the highway and the company has already contacted the surface owners to negotiate a surface use agreement, which we anticipate reaching an agreement in short order. This is a major milestone for Norstra that puts us on track to fulfilling our farm out obligation which requires us to drill a complete well by December 31, 2013."

"We are very pleased with the corporate development of Norstra—the advantage of being a smaller company like us is the fast pace of execution. We are still on schedule to set surface casing at the end of June or early July based on availability of a rig."

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2013-05-28 PZM Norstra Chooses Drill Location
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2013-06-06 CMN Goldman Small Cap Research Issues Research Report on Nostra
Wire: Market News Publishing (CMN) Date: Jun 6 2013 10:34:20
NORX US: Goldman Small Cap Research Issues Research Report On No

NORSTRA ENERGY INC ("NORX-L")

- Goldman Small Cap Research Issues Research Report On Norstra

Goldman Small Cap Research, a stock market research firm focused on the small cap and micro-cap sectors, has issued a research report on Norstra Energy Inc. (OTCQB: NORX), an oil and natural gas exploration company focusing exploration efforts in the under-exploited southern portion of the Bakken-Alberta Fairway in the central portion of western Montana.

Click here to view the full report: www.goldmansmallcap.net/norx

Given its property interests in the less-followed southern Bakken-Alberta Fairway in the central part of western Montana, we view Norstra Energy Inc. as a great undiscovered and potentially lucrative play on the Bakken formation. The area consists of over 10,000 acres of leased land in Lewis & Clark County, Montana. Moreover, with the history of major oil companies such as Shell in the region in the 1980's, there is both abundant and favorable seismic data.

Our preliminary estimates call for 51,000 barrels of oil production in 2013, 243,000 in 2014, and 317,000 barrels via multiple wells in 2015. If prices hold steady and management meets its timetable, we believe that Norstra (OTCQB: NORX) could earn as much as \$5.6M in 2014.

To view the full report, click here:
<http://www.goldmansmallcap.net/norx>

About Norstra Energy Inc. (OTCQB: NORX): Through a continuously growing team of seasoned oil-patch technical experts, energy entrepreneurs and energy project finance experts, Norstra Energy Inc. looks to rapidly and methodically grow into a meaningful oil producer.

With lease rates in the Alberta Fairway not yet feeling the inflationary pressures of the eastern Bakken and Williston basins, but exhibiting the same superb economics, Norstra's business plan will consist of drilling high probability wells within this up-and-coming area, with the goal of consistently increasing shareholder value.

About Goldman Small Cap Research: Led by former Piper Jaffray analyst and mutual fund manager Rob Goldman, Goldman Small Cap Research produces small cap and micro cap stock research reports, daily stock market blogs, and popular investment newsletters. For more information, visit www.goldmanresearch.com.

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Brand New, Soon-To-Be-Released, USGS Survey Could Signal Round 2 Of The Bakken Profit Fest!

**Invest now in Norstra Energy (NORX) before
the USGS Report unleashes a new stampede
to buy Bakken drillers and this 50-cent stock
soars to \$5 on its way to \$25!**